

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

THE PINKFONG COMPANY, INC.,

Plaintiff,

-against-

AVENSY STORE, BEGIOL TTC, BOLMQHTS,
CHENGMAICHAO, CHENYAOYU糖果 a/k/a
CHENYAOYU CANDY, CTNUOBEE,
DSFDSFHOO, FANGRUJIUHENWANGLUOKEJI,
HAHPEE, HEFEI XUEDAO TRADING CO., LTD,
HEZIWEI, HUIHONGQI, JICHANGZHOUXIANSUI,
KUIJIDIANZISHANGWUSHOP,
LIUZLIUZHIXIAOIXIAO, LUYUBEIMEIDIANPU,
MEOW-MEOW-MEOW, PULI-US-US, RONGHANG
US, SHARK US DZ-27, SHARKALAKA, SUMMER
STORY, TANGCHUN, TENGYI DIRECT,
XIAOSHUWEIXIAODIAN, YANGPENGFEI123,
YUANHSAOMING,
ZHANGBAODEBEIMEIDIANPU,
ZHANGJINCHENGANQINGSHOUKONG,
ZHENKA SHOP, ZHOUQIGONGSI, ZUZU BOOM
and 盛煊木业有限公司 a/k/a SHENGXUAN WOOD
INDUSTRY CO., LTD,

Defendants.

Case No. 1:23-cv-09238 (JLR)

ORDER


JENNIFER L. ROCHON, United States District Judge:

On April 17, 2025, the Court entered a Final Default Judgment and Permanent Injunction Order resolving all outstanding claims against the remaining Defendants. *See* Dkt. 75. The Order further directed Plaintiff to move within one week for an asset turnover or “notify the Court of its intention not to proceed with a request for an asset turnover so the case may be closed.” *Id.* at 5. On April 24, 2025, Plaintiff filed its anticipated motion for an asset turnover, *see* Dkt. 76, which the Court granted on April 25, 2025, *see* Dkt. 80.

As there remain no outstanding claims or issues to be resolved in this action, IT IS
HEREBY ORDERED that this case is CLOSED. The Clerk of the Court is respectfully directed
to terminate the case.

Dated: April 25, 2025
New York, New York

SO ORDERED.



JENNIFER L. ROCHON
United States District Judge